UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA Criminal No. 19-093 (JRT/TNL)

United States Of America,)
Plaintiff,))) DEFENDANT'S PRETRIAL) MOTION FOR DISCLOSURE) OF 404 EVIDENCE
v.	
Andrew Nathaniel David Piontek,)
Defendant.))

The defendant, Andrew Nathaniel David Piontek, through his attorney, Manny K. Atwal, hereby moves the Court for an order directing the government to immediately disclose any "bad act" or "similar course of conduct" evidence it intends to offer at trial pursuant to Rule 404 of the Federal Rules of Evidence and further directing the government to identify the basis for the evidence's admissibility and the witnesses through whom such evidence will be presented at trial. We request this evidence be presented no later than 21-days before trial to allow for counsel to respond accordingly.

Dated: May 6, 2019 Respectfully submitted,

s/Manny K. Atwal

MANNY K. ATWAL

Attorney ID No. 282029

Attorney for Defendant

Office of the Federal Defender

107 U.S. Courthouse

300 South Fourth Street Minneapolis, MN 55415